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9 **Attorneys for Defendants**  
10 Tennman Productions, LLC; Justin Timberlake;  
Spears King Pole, Inc.; and Britney Spears

11 **UNITED STATES DISTRICT COURT**  
12 **CENTRAL DISTRICT OF CALIFORNIA**

14 LARGE AUDIENCE DISPLAY  
15 SYSTEMS, LLC,

16 Plaintiff,  
17 vs.

18 TENNMAN PRODUCTIONS, LLC,  
19 JUSTIN TIMBERLAKE, BRITNEY  
20 TOURING, INC., BRITNEY SPEARS,  
21 STEVE DIXON and MUSIC TOUR  
MANAGEMENT, INC.,

22 Defendants.

14 } Case No. CV 11-03398 R (RZ)  
15 }  
16 } **DECLARATION OF ANDREW S.**  
17 } **LANGSAM IN SUPPORT OF**  
18 } **DEFENDANTS' MOTION FOR**  
19 } **RECOVERY OF ATTORNEYS'**  
20 } **FEES, COSTS, AND EXPENSES**

22 } Hearing:

23 } Date: To Be Determined  
24 } Time: 10:00 a.m.  
25 } Place: Courtroom 880  
Roybal Federal Building

**DECLARATION OF ANDREW S. LANGSAM**

I, Andrew S. Langsam, hereby declare as follows:

1. I am a partner with the law firm of Pryor Cashman LLP (“Pryor Cashman”), counsel of record for Defendants Tennman Productions, LLC, Justin Timberlake, Britney Spears, and Spears King Pole, Inc. (collectively, “Defendants”) in the above-captioned action. I have personal knowledge of the facts set forth in this Declaration, except for those matters stated to be based upon my information and belief, and if called upon to do so I could and would competently testify thereto.

2. I submit this Declaration in support of the concurrently filed Reply Brief in Support of Motion for Recovery of Attorneys' Fees, Costs, and Expenses.

3. Attached hereto as Exhibit A is a true and correct copy of the Pryor Cashman website biography of partner Andrew S. Langsam.

4. Attached hereto as Exhibit B is a true and correct copy of the Pryor Cashman website biography of partner Michael J. Niborski.

5. Attached hereto as Exhibit C is a true and correct copy of the Day Pitney LLP website biography of former Pryor Cashman associate Ryan S. Osterweil.

6. Attached hereto as Exhibit D is a true and correct copy of the archived Pryor Cashman website biography of former associate Stephanie R. Kline.

7. Attached hereto as Exhibit E is a true and correct copy of the Kane Kessler, P.C. website biography of former Pryor Cashman partner Barry E. Negrin.

8. Attached hereto as Exhibit F is a true and correct copy of the Pryor Cashman website biography of partner Brad D. Rose.

9. Attached hereto as Exhibit G is a true and correct copy of the Cowan, Liebowitz & Latman, P.C. website biography of former Pryor Cashman associate Dasha Chestukhin.

10. Attached hereto as Exhibit H is a true and correct copy of the archived Pryor Cashman website biography of former associate Erich C. Carey.

11. Attached hereto as Exhibit I is a true and correct copy of the Pryor Cashman website biography of special counsel (and, previously, associate) Sarah E. Bell.

12. Attached hereto as Exhibit J is a true and correct copy of the Pryor Cashman website biography of partner Perry M. Amsellem.

13. Attached hereto as Exhibit K is a true and correct copy of the Pryor Cashman website biography of associate Elizabeth S. Warner.

14. Attached hereto as Exhibit L is a true and correct copy of the Pryor Cashman website biography of associate Rebecca Rothkopf.

15. Attached hereto as Exhibit M is a true and correct copy of the archived Pryor Cashman website biography of former associate Leighton E. Dellinger.

16. Attached hereto as Exhibit N is a true and correct copy of the archived Pryor Cashman website biography of former partner James R. Klaiber.

17. Attached hereto as Exhibit O is a true and correct copy of the Pryor Cashman website biography of partner Robert J. deBrauwere.

18. Attached hereto as Exhibit P is a true and correct copy of the Martindale.com attorney profile of former Pryor Cashman counsel Mark A. Tamoshunas.

19. Attached hereto as Exhibit Q is a true and correct copy of the Pryor Cashman website biography of special counsel Philippe Zylberg.

20. Attached hereto as Exhibit R is a true and correct copy of the Pryor Cashman website biography of associate Darius K.C. Zolnor.

21. The biographies attached hereto reflect the expertise and number of years of experience of each individual attorney who billed time to this matter.

1 I declare under penalty of perjury that the foregoing is true and correct. This  
2 declaration is executed on April 28, 2017, at New York, New York.

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4 */s/ Andrew S. Langsam*  
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